UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:) Case No. 19-40883-659 CHAPTER 11
PAYLESS HOLDINGS LLC,) CHAFTER II
Debtor.))
Tax I.D. 80-085570))
In re:) Case No. 19-40886 CHAPTER 11
PAYLESS INTERMEDIATE HOLDINGS, LLC,) CHAPTER II)
Debtor.))
Tax I.D. 46-1125190	
In re:) Case No. 19-40889
WBG-PSS HOLDINGS LLC,) CHAPTER 11)
Debtor.))
Tax I.D. 45-5170673))
In re:	Case No. 19-40890
PAYLESS INC.,) CHAPTER 11)
Debtor.))
Tax I.D. 43-1813160))
In re:) Case No. 19-40892
PAYLESS FINANCE INC.,	CHAPTER 11
Debtor.))
Tax I.D. 43-1622101	,))
	,

In re:	Case No. 19-40910 CHAPTER 11
COLLECTIVE BRANDS SERVICES, INC.,	CHAPTER II
Debtor.	
Tax I.D. 48-1227266	
In re:	Case No. 19-40884
PSS DELAWARE COMPANY 4, INC.,	CHAPTER 11
Debtor.)
Tax I.D. 48-1221466	
In re:	Case No. 19-40898
SHOE SOURCING, INC.,	CHAPTER 11
Debtor.)
Tax I.D. 48-1234075	
In re:	Case No. 19-40882
PAYLESS SHOESOURCE, INC.,	CHAPTER 11
Debtor.	
Tax I.D. 48-0674097	
In re:	Case No. 19-40888 CHAPTER 11
EASTBOROUGH, INC.,	
Debtor.	
Tax I.D. 48-1212803	

In re:) Case No. 19-40903 CHAPTER 11
PAYLESS PURCHASING SERVICES, INC.,) CHAPTER II))
Debtor.))
Tax I.D. 48-1253043)
In re:) Case No. 19-40907 CHAPTER 11
PAYLESS SHOESOURCE MERCHANDISING, INC.,)
Debtor.)
Tax I.D. 48-1140946)
In re:) Case No. 19-40885 CHAPTER 11
PAYLESS GOLD VALUE CO, INC.,) CHAITER II
Debtor.))
Tax I.D. 46-1103581))
In re:) Case No. 19-40894 CHAPTER 11
PAYLESS SHOESOURCE DISTRIBUTION, INC.,) CHAPTER II)
Debtor.))
Tax I.D. 48-1140944)
In re:) Case No. 19-40896) CHAPTER 11
PAYLESS SHOESOURCE WORLDWIDE, INC.,	CHAFTER II
Debtor.))
Tax I.D. 43-1646884)

In re:	Case No. 19-40901 CHAPTER 11
PAYLESS NYC, INC.,	
Debtor.))
Tax I.D. 48-1194126))
In re:	Case No. 19-40906
PAYLESS SHOESOURCE OF PUERTO RICO, INC.,) CHAPTER 11))
Debtor.))
Tax I.D. 66-0479017)
In re:) Case No. 19-40887
PAYLESS COLLECTIVE GP, LLC,) CHAPTER 11)
Debtor.))
Tax I.D. 82-1302940))
In re:	Case No. 19-40908
COLLECTIVE LICENSING, LP,	CHAPTER 11
Debtor.))
Tax I.D. 20-4231256))
In re:) Case No. 19-40891 CHAPTER 11
COLLECTIVE LICENSING INTERNATIONAL, LLC,	
Debtor.))
Tax I.D. 05-0585451)

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In re:) Case No. 19-40900 CHAPTER 11
CLINCH, LLC,)
Debtor.))
Tax I.D. 27-2429836))
In re:	CHAPTER 11
COLLECTIVE BRANDS FRANCHISING SERVICES, LLC,	CHAPTER 11
Debtor.))
Tax I.D. 26-3883636)
In re:) Case No. 19-40905 CHAPTER 11
PAYLESS INTERNATIONAL FRANCHISING, LLC,)))
Debtor.))
Tax I.D. 27-3686448)
In re:) Case No. 19-40902 CHAPTER 11
PSS CANADA, INC.,)
Debtor.))
Tax I.D. 74-2834969))
In re:) Case No. 19-40895 CHAPTER 11
PAYLESS SHOESOURCE CANADA, INC.,	CHAFTER II
Debtor.)
Tax I.D. 98-0534180)

In re:) Case No. 19-40899
PAYLESS SHOESOURCE CANADA GP, INC.,) CHAPTER 11))
Debtor.))
Tax I.D. 98-0534182)
In re:) Case No. 19-40897
PAYLESS SHOESOURCE CANADA, L.P.,) CHAPTER 11)
Debtor.))
Tax I.D. 98-0534179))

ORDER (I) DIRECTING JOINT ADMINISTRATION OF CHAPTER 11 CASES AND (II) GRANTING RELATED RELIEF

Upon the motion (the "Motion")¹ of the above-captioned debtors and debtors in possession (collectively, the "Debtors") for entry of an order (this "Order"): (i) directing the joint administration of the Debtors' chapter 11 cases for procedural purposes only and (ii) granting related relief, all as more fully set forth in the Motion; and upon the First Day Declaration; and the Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and Rule 81-9.01(B)(1) of the Local Rules of the United States District Court for the Eastern District of Missouri; and the Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and the Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and the Court having reviewed the Motion and having heard the statements in support of the relief requested therein at a hearing, if any, before the Court (the "Hearing"); and the Court having determined that the legal and factual bases set forth in the Motion and at the Hearing establish just cause for the relief granted herein;

¹ Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Motion.

and upon all of the proceedings had before the Court and after due deliberation and sufficient cause therefore; it is HEREBY ORDERED THAT:

- 1. The Motion is GRANTED as set forth herein.
- 2. The above-captioned cases are consolidated for procedural purposes only and shall be administered jointly under Case No. 19-40883-659 (the "Lead Case") in accordance with the provisions of Bankruptcy Rule 1015(B). All pleadings and other documents to be filed in the jointly administered cases shall be filed and docketed in Case No. 19-40883-659.
 - 3. The caption of the jointly administered cases shall read as follows:

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:) Case No. 19-40883-659
) Chapter 11
PAYLESS HOLDINGS LLC, et al.,)
) Jointly Administered
Debtors.)
)
)
)

- 4. The foregoing caption satisfies the requirements set forth in Bankruptcy Code section 342(c)(1).
- 5. A docket entry shall be made in the chapter 11 cases of each Debtor (except that of the Lead Case), substantially as follows:

An order has been entered in this case administratively consolidating the cases of Payless Holdings LLC; Payless Intermediate Holdings LLC; WBG-PSS Holdings LLC; Payless Inc; Payless Finance, Inc.; Collective Brands Services, Inc.; PSS Delaware Company 4, Inc.; Shoe Sourcing, Inc.; Payless ShoeSource, Inc.; Eastborough, Inc.; Payless Purchasing Services, Inc.; Payless ShoeSource

Merchandising, Inc.; Payless Gold Value CO, Inc.; Payless ShoeSource Distribution, Inc.; Payless ShoeSource Worldwide, Inc.; Payless NYC, Inc.; Payless ShoeSource of Puerto Rico, Inc.; Payless Collective GP, LLC; Collective Licensing, L.P.; Collective Licensing International, LLC; Clinch, LLC; Collective Brands Franchising Services, LLC; Payless International Franchising, LLC; PSS Canada, Inc.; Payless ShoeSource Canada Inc.; Payless ShoeSource Canada GP Inc.; and Payless ShoeSource Canada LP for procedural purposes only and providing for its joint administration with the terms therein.

- 6. Any creditor, debtor or other party filing a proof of claim against any of the Debtors shall clearly assert such claim against the particular Debtor obligated on such claim and not against the jointly administered Debtors, except as otherwise provided in any other order of this Court.
- 7. One consolidated docket, one file and one consolidated service list shall be maintained by the Debtors and kept by the Clerk of the Court with the assistance of the notice and claims agent retained by the Debtors in these chapter 11 cases.
- 8. Separate claims registers shall be maintained from the date of this Order forward for all claims in all of the separate Debtor cases. Counsel for the Debtors shall consult with the Clerk of the Court to prepare applicable forms, notices and procedures to effectuate this provision (including a standard form for a proof of claim specific for these cases and instructions and bar date notices for submitting proof of claims).
- 9. One mailing matrix shall be maintained for all cases, which the Debtors' counsel shall file as required under this Court's local rules. The matrix shall include all names and addresses comprising of the most current list of the Debtors' creditors. The matrix shall be maintained in the electronic record for the Lead Case.

- 10. The Debtors shall file monthly operating reports as may be arranged and agreed to between the Debtors and the U.S. Trustee. These parties may agree to file a single joint monthly operating report with segregated data specific to each Debtor. Each Debtor shall be liable for its own U.S. Trustee fees required under 28 U.S.C. § 1930.
- 11. At the U.S. Trustee's discretion, one creditors committee may be appointed for all cases, with members drawn from each of the jointly administered cases with unsecured claimants, or separate committees may be appointed for each of the cases.
- 12. Nothing contained in the Motion or this Order shall be deemed or construed as directing or otherwise effecting a substantive consolidation of these chapter 11 cases and this Order shall be without prejudice to the rights of the Debtors to seek entry of an order substantively consolidating their respective cases.
- 13. Notice of the Motion as provided therein shall be deemed good and sufficient notice of such motion and the requirements of the local rules of this Court are satisfied by such notice.
- 14. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Order are immediately effective and enforceable upon its entry.
- 15. Nothing in this Order shall alter or limit any authorization or relief contained in, or prevent Payless ShoeSource Canada Inc., Payless ShoeSource Canada GP Inc., or Payless ShoeSource Canada LP (the "Canadian Debtors") from taking any action authorized pursuant to an order issued by the Ontario Superior Court of Justice (Commercial List) (the "Canadian Court") in proceedings in respect of the Canadian Debtors pursuant to the Companies' Creditors Arrangement Act (Canada), and the Canadian Debtors shall be subject to a budget or similar restrictions only as established by the Canadian Court. To the extent of any inconsistency

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between this Order and the terms of any order of the Canadian Court, the order of the Canadian

Court shall govern with respect to the Canadian Debtors.

16. No later than two (2) business days after the date this Order is entered on the

docket, the Debtors are directed to serve a copy of this Order on the Notice Parties, and are

directed to file a certificate of service no later than 24 hours after such service.

KATHY A. SURRATT-STATES Chief United States Bankruptcy Judge

DATED: February 20, 2019

St. Louis, Missouri

jjh

Order Prepared By:

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Proposed Counsel to the Debtors and Debtors in Possession